

CONSUMERS ILLINOIS WATER COMPANY

SUPPLEMENTAL DIRECT TESTIMONY

OF

THOMAS J. BUNOSKY

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8

9 **WITNESS IDENTIFICATION AND BACKGROUND**

10 **Q. Please state your name and business address.**

11 A. Thomas J. Bunosky, 1000 South Schuyler Avenue, Kankakee Illinois, 60901.
12

13 **Q. Are you the same Thomas J. Bunosky who submitted Revised Direct Testimony in**
14 **this proceeding?**

15 A. Yes, I am.
16

17 **PURPOSE OF SUPPLEMENTAL TESTIMONY**

18 **Q. Mr. Bunosky, what is the purpose of your Supplemental Direct Testimony?**

19 A. The purpose of my Supplemental Direct Testimony is to sponsor CIWC
20 Exhibits 2.1 (Rev.) and 2.3.
21

22 **CIWC EXHIBIT 2.1 REVISED**

23 **Q. Please discuss the reason for filing CIWC Exhibit 2.1 (Rev.).**

24 A. As discussed in Data Response WRJ-1.08, the original exhibit reflected two inadvertent
25 errors with regard to the number of hydrants replaced. In the year 2000, there were
26 20 hydrants replaced instead of two as originally shown, and in the year 1998, there were
27 25 hydrants replaced instead of 27. CIWC Exhibit 2.1 (Rev.) reflects the correction of
28 these figures. CIWC Exhibit 2.1 (Rev.) should replace CIWC Exhibit 2.1.
29

1 **Q. Please discuss CIWC Exhibit 2.3.**

2 A. This Exhibit shows bill comparisons that demonstrate the effect of the QIP Surcharge
3 Rider.

4

5 **Q. Does this conclude your Supplemental Direct Testimony?**

6 A. Yes, it does.